Targeted consultation on the implementation of the Sustainable Finance Disclosures Regulation (SFDR)

Fields marked with * are mandatory.

Introduction

The <u>Sustainable Finance Disclosures Regulation (SFDR</u>) started applying in March 2021 and requires financial market participants and financial advisers to disclose at entity and product levels how they integrate sustainability risks and principal adverse impacts in their processes at both entity and product levels. It also introduces additional product disclosures for sustainable financial products making sustainability claims.

This targeted consultation aims at gathering information from a wide range of stakeholders, including financial practitioners, non-governmental organisations, national competent authorities, as well as professional and retail investors, on their experiences with the implementation of the SFDR. The Commission is interested in understanding how the SFDR has been implemented and any potential shortcomings, including in its interaction with the other parts of the European framework for sustainable finance, and in exploring possible options to improve the framework.

The main topics to be covered in this questionnaire are:

- 1. current requirements of the SFDR
- 2. interaction with other sustainable finance legislation
- 3. potential changes to the disclosure requirements for financial market participants
- 4. potential establishment of a categorisation system for financial products

Sections 1 and 2 cover the SFDR as it is today, exploring how the regulation is working in practice and the potential issues stakeholders might be facing in implementing it. Sections 3 and 4 look to the future, assessing possible options to address any potential shortcomings. As there are crosslinks between aspects covered in the different sections, respondents are encouraged to look at the questionnaire in its entirety and adjust their replies accordingly.

Please note that::

- we advise you to **save your draft reply regularly** by clicking on the "**Save as draft**" button on the right side of the screen
- some questions of this online questionnaire are displayed only when a specific response is given to a previous question
- in order to ensure a fair and transparent consultation process **only responses received through our online questionnaire will be taken into account** and included in the report summarising the responses. Should you have a problem completing this questionnaire or if you require particular assistance, please contact <u>fisma-</u><u>sfdr@ec.europa.eu</u>

More information on

- this consultation
- the consultation document
- the related public consultation
- sustainability-related disclosure in the financial services sector
- the protection of personal data regime for this consultation

About you

- * Language of my contribution
 - Bulgarian
 - Croatian
 - Czech
 - Danish
 - Dutch
 - English
 - Estonian
 - Finnish
 - French
 - German
 - Greek
 - Hungarian
 - Irish
 - Italian
 - Latvian
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Lithuanian

- Maltese
- Polish
- Portuguese
- Romanian
- Slovak
- Slovenian
- Spanish
- Swedish
- * I am giving my contribution as
 - Academic/research institution
 - Business association
 - Company/business
 - Consumer organisation
 - EU citizen
 - Environmental organisation
 - Non-EU citizen
 - Non-governmental organisation (NGO)
 - Public authority
 - Trade union
 - Other

* First name

Jonathan

*Surname

Vydt

* Email (this won't be published)

j.vydt@epra.com

* Organisation name

255 character(s) maximum

EPRA (European Public Real Estate Association), www.epra.com

*Organisation size

- Micro (1 to 9 employees)
- Small (10 to 49 employees)
- Medium (50 to 249 employees)
- Large (250 or more)

Transparency register number

255 character(s) maximum

Check if your organisation is on the <u>transparency register</u>. It's a voluntary database for organisations seeking to influence EU decision-making.

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* Country of origin

Please add your country of origin, or that of your organisation.

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	Afghanistan	\odot	Djibouti	\odot	Libya	\odot	Saint Martin
	Åland Islands	0	Dominica	0	Liechtenstein	0	Saint Pierre and
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							Grenadines
	Algeria	\bigcirc	Ecuador	\bigcirc	Luxembourg	\bigcirc	Samoa
	American Samoa	\bigcirc	Egypt	\bigcirc	Macau	\bigcirc	San Marino
	Andorra	\bigcirc	El Salvador	\bigcirc	Madagascar	\bigcirc	São Tomé and
							Príncipe
	Angola	\bigcirc	Equatorial Guinea	a	Malawi	\bigcirc	Saudi Arabia
	Anguilla	\bigcirc	Eritrea	\bigcirc	Malaysia	\bigcirc	Senegal
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Barbados	Gabon	Monaco	South Korea
Belarus	Georgia	Mongolia	South Sudan
Belgium	Germany	Montenegro	Spain
Belize	Ghana	Montserrat	Sri Lanka
Benin	Gibraltar	Morocco	Sudan
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Bhutan	Greenland	Myanmar/Burma	a [©] Svalbard and
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Bolivia	Grenada	Namibia	Sweden
Bonaire Saint	Guadeloupe	Nauru	Switzerland
Eustatius and			
Saba			
Bosnia and	Guam	Nepal	Syria
Herzegovina			
Botswana	Guatemala	Netherlands	Taiwan
Bouvet Island	Guernsey	New Caledonia	Tajikistan
Brazil	Guinea	New Zealand	Tanzania
British Indian	Guinea-Bissau	Nicaragua	Thailand
Ocean Territory		-	
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Islands			
Brunei	Haiti	Nigeria	Timor-Leste
Bulgaria	Heard Island and	Niue	Togo
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Burkina Faso	Honduras	Norfolk Island	Tokelau
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\odot	Cayman Islands	0	Iran	۲	Pakistan	0	Turks and
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\bigcirc	Clipperton	۲	Jamaica	۲	Peru	0	United States
\bigcirc	Cocos (Keeling)	۲	Japan	۲	Philippines	0	United States
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\odot	Comoros	0	Jordan	۲	Poland	0	US Virgin Islands
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	Congo						
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* Field of activity or sector

- Accounting
- Auditing
- Banking
- Credit rating agencies
- Insurance
- Pension provision
- Investing
- Investment management (e.g. hedge funds, private equity funds, venture capital funds, money market funds, securities)
- Financial advice
- Administration of benchmarks
- Providing of ESG data and/or ratings
- Structuring/issuance of securities
- Market infrastructure operation (e.g. CCPs, CSDs, Stock exchanges)
- Social entrepreneurship
- Other
- Not applicable

* Please specify your activity field(s) or sector(s)

Listed real estate sector

*To which category do you mainly belong or do you mainly represent:

- I am a financial market participant as defined in Article 2(1) of the Sustainable Finance Disclosure Regulation (SFDR)
- I am a financial adviser as defined in Article 2(11) of SFDR
- I am both a financial market participant as defined in Article 2(1) of the SFDR and a financial adviser as defined in Article 2(11) of SFDR
- I am another type of financial undertaking that does not fall under th definition of financial market participant of the SFDR
- I am a non-financial undertaking
- I am a non-professional investor
- I am a professional investor
- I am a national authority or supervisor
- I am an NGO
- I am an ESG data and/or ratings provider

- I am a benchmark administrator
- I am an academic
- My organisation is none of the above

Where applicable, please indicate your assets under management (in million EUR): (If not applicable, please indicate N/A)

	Your assets under management (in
Overall	N/A
Products disclosing under Article 8	N/A
Products disclosing under Article 9	N/A



* Your business is oriented:

- predominantly towards professional investors
- predominantly towards retail investors
- equally to professional and retail investors

Please indicate your revenues, if applicable as published in your most recent financial statement (in million EUR):

Please indicate your balance sheet size, if applicable as published in your most recent financial statement (in million EUR):

* Do you have more than 500 employees on average during the financial year?

- Yes
- No

* Will your organisation be subject to the reporting requirements under the <u>Corporate</u> <u>Sustainability Reporting Directive (CSRD)</u>?

(The CSRD requirements will apply to all large and all listed undertakings with limited liability (except listed micro-enterprises) according to categories defined in Article 3 of <u>Directive 2013</u> /34/EU (the Accounting Directive). Credit institutions and insurance undertakings with unlimited liability are also in scope subject to the same size criteria. Non-EU undertakings listed on the EU regulated markets and non-EU undertakings with a net turnover above EUR 150 million that carry out business in the EU will also have to publish certain sustainability-related information through their EU subsidiaries that are subject to CSRD (or - in the absence of such EU subsidiaries – through their EU branches with net turnover above EUR 40 million).

Yes

No

Don't know / no opinion / not applicable

The Commission will publish all contributions to this targeted consultation. You can choose whether you would prefer to have your details published or to remain anonymous when your contribution is published. Fo r the purpose of transparency, the type of respondent (for example, 'business association, 'consumer association', 'EU citizen') country of origin, organisation name and size, and its

transparency register number, are always published. Your e-mail address will never be published.

Opt in to select the privacy option that best suits you. Privacy options default based on the type of respondent selected

*Contribution publication privacy settings

The Commission will publish the responses to this public consultation. You can choose whether you would like your details to be made public or to remain anonymous.

Anonymous

Only organisation details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its transparency number, its size, its country of origin and your contribution will be published as received. Your name will not be published. Please do not include any personal data in the contribution itself if you want to remain anonymous.

Public

Organisation details and respondent details are published: The type of respondent that you responded to this consultation as, the name of the organisation on whose behalf you reply as well as its transparency number, its size, its country of origin and your contribution will be published. Your name will also be published.

I agree with the personal data protection provisions

Would you be available for follow-up questions under the contact information you provided above?

Yes

No

Section 1. Current requirements of the SFDR

The EU's sustainable finance policy is designed to attract private investment to support the transition to a sustainable, climate-neutral economy. The SFDR is designed to contribute to this objective by providing transparency to investors about the sustainability risks that can affect the value of and return on their investments ('outside-in' effect) and the adverse impacts that such investments have on the environment and society ('inside-out'). This is known as double materiality. This section of the questionnaire seeks to assess to what extent respondents consider that the SFDR is meeting its objectives in an effective and efficient manner and to identify their views about potential issues in the implementation of the regulation.

We are seeking the views of respondents on how the SFDR works in practice. In particular, we would like to know more about potential issues stakeholders might have encountered regarding the concepts it establishes and the disclosures it requires.

Question 1.1 The SFDR seeks to strengthen transparency through sustainability-related disclosures in the financial services sector to support the EU's shift to a sustainable, climate neutral economy.

In your view, is this broad objective of the regulation still relevant?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 1.2 Do you think the SFDR disclosure framework is effective in achieving the following specific objectives (included in its <u>Explanatory Memorandum</u> and mentioned in its recitals):

Note: In this questionnaire we refer to the term 'end investor' (retail or professional) to designate the ultimate beneficiary of the investments in financial products (as defined under the SFDR) made by a person for their own account.

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Increasing transparency towards end investor with regard to the integration of sustainability risks	0	0	۲	0	0	0
Increasing transparency towards end investor with regard to the consideration of adverse sustainability impacts	0	0	۲	0	0	0
Strengthening protection of end investors and making it easier for them to benefit from and compare among a wide range of financial products and services, including those with sustainability claims	0	0	۲	0	0	0
Channelling capital towards investments considered sustainable, including transitional investments ('investments considered sustainable' should be understood in a broad sense, not limited to the definition of sustainable investment set out in Article 2(17) of SFDR)	0	۲	0	0	0	0

Ensuring that ESG considerations are integrated into the investment and advisory process in a consistent manner across the different financial services sectors	0		۲	0		
Ensuring that remuneration policies of financial market participants and financial advisors are consistent with the integration of sustainability risks and, where relevant, sustainable investment targets and designed to contribute to long-term sustainable growth	O	۲	0	0	0	©

Question 1.3 Do you agree that opting for a disclosure framework at EU level was more effective and efficient in seeking to achieve the objectives mentioned in Question 1.2 than if national measures had been taken at Member State level?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Question 1.4 Do you agree that the costs of disclosure under the SFDR framework are proportionate to the benefits it generates (informing end investors, channelling capital towards sustainable investments)?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

We are seeking the views of respondents on how the SFDR works in practice and the impact it has had.

Question 1.5 To what extent do you agree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The SFDR has raised awareness in the financial services sector of the potential negative impacts that investment decisions can have on the environment and/or people	0	0	0	۲	0	0
Financial market participants have changed the way they make investment decisions and design products since they have been required to disclose sustainability risks and adverse impacts at entity and product level under the SFDR	©	©	0	0	0	۲
The SFDR has had indirect positive effects by increasing pressure on investee companies to act in a more sustainable manner	0	0	۲	0	۲	۲

We would also like to know more about potential issues stakeholders might have encountered regarding the concepts that the SFDR establishes and the disclosures it requires.

Question 1.6 To what extent do you agree or disagree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Some disclosures required by the SFDR are not sufficiently useful to investors	O	0	0	0	۲	0
Some legal requirements and concepts in the SFDR, such as 'sustainable investment', are not sufficiently clear	0	0	0	0	۲	0
The SFDR is not used as a disclosure framework as intended, but as a labelling and marketing tool (in particular Articles 8 and 9)	0	0	0	0	۲	0
Data gaps make it challenging for market participants to disclose fully in line with the legal requirements under the SFDR	0	O	0	0	۲	0
Re-use of data for disclosures is hampered by a lack of a common machine-readable format that presents data in a way that makes them easy to extract	©	©	©	0	©	۲
There are other deficiencies with the SFDR rules (please in text box following question 1.7)	O	O	O	O	۲	O

Question 1.7 To what extent do you agree or disagree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The issues raised in question 1.6 create legal uncertainty for financial market participants and financial advisers	0	0	0	۲	0	0
The issues raised in question 1.6 create reputational risks for financial market participants and financial advisers	0	0	0	۲	0	0
The issues raised in question 1.6 do not allow distributors to have a sufficient or robust enough knowledge of the sustainability profile of the products they distribute	0	0	0	۲	0	O
The issues raised in question 1.6 create a risk of greenwashing and mis-selling	0	0	0	۲	0	۲
The issues raised in question 1.6 prevent capital from being allocated to sustainable investments as effectively as it could be	0	0	0	۲	0	۲
The current framework does not effectively capture investments in transition assets	0	O	0	0	۲	0
The current framework does not effectively support a robust enough use of shareholder engagement as a means to support the transition	0	0	0	0	۲	0

Others					۲	0	
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Please provide any additional explanations as necessary for questions 1.5, 1.6 and 1.7:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

When consulting our members from our SFDR Working Group on these questions, the following general comments were made regarding the current SFDR framework:

a) There is a clear concern about the different disclosure requirements under Articles 6, 8, and 9 being used as de facto labels.

b) The issue surrounding data gaps was also an important point of discussion. Challenges related to data availability and quality are immense. When considering the real estate sector, data gaps, especially those in existing buildings, create challenges for disclosure.

c) The range of sustainability constraints and requirements among Art 8 funds is very broad, falling short of the Commission's goal to address greenwashing and establish a fair and uniform playing field.

d) The problem of definitions and terms used was also highlighted. Different definitions of 'favorable ESG characteristics' and 'sustainable investments' can confuse distributors and investors, resulting in higher greenwashing risks.

e) There is a lack of differentiation between transition and impact strategies in real estate.

f) Additionally, some disclosures required by the SFDR are not sufficiently useful to investors, e.g., redundancy of disclosures required with those of Annex II or IV.

g) While the SFDR framework has had positive indirect effects, having led some non-EU actors to consider SFDR and PAIs to remain attractive for the EU market, discouragement and adverse effects could appear from the complexity or requested disclosures and the lack of uniformity. A simplification of the framework would be beneficial and encourage non-EU financial market participants and advisors to comply with the set of disclosures required by the SFDR framework.

h) There is a fear of adverse impacts from making changes that would strongly alter the current framework, as the industry has invested significant financial and manpower resources to adapt. The optimal approach would be to optimise the current concepts and incorporate them into future disclosure and labeling frameworks.

Disclosures of principal adverse impacts (PAIs)

There are several disclosures concerning PAIs in the SFDR. As a general rule, the SFDR requires financial market participants who consider PAIs to disclose them at entity level on their website. It also includes a mandatory requirement for financial market participants to provide such disclosures when they have more than 500 employees (Article 4). The <u>Delegated Regulation</u> of the SFDR includes a list of these PAI indicators. These entity level PAI indicators are divided into three tables in the Delegated Regulation. Indicators listed in table 1 are mandatory for all participants, and indicators in tables 2 and 3 are subject to a materiality assessment by the financial market participant (at least one indicator from table 2 and one from table 3 must be included in every PAI statement).

Second, the SFDR requires financial market participants who consider PAIs at entity level to indicate in the precontractual documentation whether their financial products consider PAIs (Article 7) and to report the impacts in the corresponding periodic disclosures (Article 11). When reporting these impacts, financial market participants may rely on the PAI indicators defined at entity level in the Delegated Regulation.

Finally, in accordance with the empowerment given in Article 2a of SFDR, the Delegated Regulation requires that the do no significant harm (DNSH) assessment of the sustainable investment definition is carried out by taking into account the PAI indicators defined at entity level in Annex I of the Delegated Regulation.

In this context:

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
I find it appropriate that certain indicators are always considered material (i.e. "principal") to the financial market participant for its entity level disclosures, while having other indicators subject to a materiality assessment by the financial market participant (approach taken in Annex I of the SFDR Delegated Regulation)	©	0	0	0	0	۲
I would find it appropriate that all indicators are always considered material (i.e. "principal") to the financial market participant for its entity level disclosures	©	©	©	©	©	۲
I would find it appropriate that all indicators are always subject to a materiality assessment by the financial market participant for its entity level disclosures	0	0	0	0	0	۲

Question 1.8 To what extent do you agree with the following statements about entity level disclosures?

Question 1.8.1 When following the approach described in the first statement of question 1.8 above, do you agree that the areas covered by the current indicators listed in table 1 of the Delegated Regulation are the right ones to be considered material in all cases?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The requirement to 'take account of' PAI indicators listed in Annex I of the Delegated Regulation for the DNSH assessment, does not create methodological challenges	0	۲	0	0	0	O
In the context of product disclosures for the do no significant harm (DNSH) assessment, it is clear how materiality of principal adverse impact (PAI) indicators listed in Annex I of the Delegated Regulation should be applied	۲	©	©	©	©	©
The possibility to consider the PAI indicators listed in Annex I of the Delegated Regulation for product level disclosures of Article 7 do not create methodological challenges	0	۲	©	0	0	O
It is clear how the disclosure requirements of Article 7 as regards principal adverse impacts interact with the requirement to disclose information according to Article 8 when the product promotes environmental and/or social characteristics and with the requirement to disclose information according to Article 9 when the product has sustainable investment as its objective	۲	0	O	0	0	O

Question 1.9 To what extent do you agree with the following statements about product level disclosures?

Please provide any additional explanations as necessary for questions 1.8, 1.8.1 and 1.9:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

PAIs for the listed real estate industry pose multiple challenges. Indeed, a specific difficulty arises in aligning data on listed real estate with the data required for direct real estate investments under SFDR. In listed real estate, investors (financial market participants) invest in the underlying real estate assets through a listed real estate company and are thus treated by SFDR as an investment in investee companies. However, the fundamentals of the business are determined by the underlying asset, which is a real estate asset. In this context, investors are uncertain about whether the relevant PAI category for listed real estate under SFDR should be for the investee company or the real estate portfolio (total real estate assets of the investee company). Therefore, clarification on this point is sought, along with potential greater alignment.

Additionally, we wish to emphasise the challenges in data availability and quality for the sector. The reference to European Performance Certificates (EPCs) poses challenges. Consequently, we propose considering the adoption of the Commission's approach vis-à-vis the EU Taxonomy. In its December 2022 Guidance, the Commission enabled the use of proxies to EPCs (e.g., LEED or BREEAM) where EPCs are not applicable. The objective is to avoid a one-size-fits-all standard that is not commonly adopted within the industry.

Furthermore, we stress that with the current list of indicators for real estate, it is not possible to demonstrate the transformation/decarbonisation of an investment portfolio/financial products as anticipated under Article 9 (3) of SFDR. Indeed, the current existing set of PAIs almost contradicts the nature of transition finance or impact investing sought after within Article 9(3). This contradictory nature is perfectly illustrated by the energy efficiency of buildings (a mandatory indicator) under the real estate category. The logic behind this indicator, as mandated, is to demonstrate that the Financial Market Participant (FMP) is causing significant harm by investing in energy-inefficient buildings, as opposed to those that are energy-efficient. However, the purpose of investment decisions for decarbonisation in real estate is to acquire energy-inefficient buildings and conduct energy renovations to improve their energy performance. In this context, financial products seek to decrease the existing Greenhouse Gas (GHG) emissions of the buildings, rather than simply causing significant harm, as suggested by the current logic of the selected Principal Adverse Impacts (PAIs) that are mandatory for real estate investments.

In this context, the proposed amendments related to Article 9(3) and decarbonisation (GHG emissions reduction) targets in the recent final report of the ESAs are welcomed, acknowledging the necessity of establishing specific metrics for the energy transition.

We also advise considering the reduction of CO2 intensity/year (Option 1) or sqm turned from non-efficient to efficient property (Option 2 – for operational property) or adding a Capex plan for Taxonomy alignment. However, these indicators are not to demonstrate an adverse impact on the environment/society but the actual progress of the products in decarbonisation. The rationale behind these indicators is that building energy intensity is one of the most effective measures of a building's overall energy efficiency during the occupation and operational phase of the building's lifecycle. It enables an analysis of performance over time without the need to exclude acquired or sold properties. Building energy intensity is primarily intended to track changes over time for the reporter's assets and is thus very suitable to observe improvements in the companies' property portfolio on energy efficiency. This measurement is based on actual data, unlike the Energy Performance Certificates (EPCs), which are based on estimated data, making it more meaningful to investors. The total CO2 intensity is then used to describe the real estate sector's impact on climate change and is, in fact, the most desired performance metric by investors and non-financial rating agencies. In addition, we would suggest considering the 'Average stranded year' of the portfolio as an indicator for real

estate assets. The estimation can be, for example, supported by the CRREM tool, funded by the EU. Indeed, CRREM seeks to accelerate the decarbonisation of the real estate sector by enabling investors to set science-based carbon targets and reduction pathways and with monitoring tools that are necessary to manage efficiency measures effectively.

EPRA encourages the Commission to actively engage in consultation with our industry when identifying appropriate indicators for the real estate sector and shaping the upcoming SFDR framework. We believe that such collaboration is essential for developing indicators that effectively address the unique considerations and challenges within the real estate domain.

The cost of disclosures under the SFDR today

Questions 1.10, 1.10.1 and 1.11 are intended for financial market participants and financial advisors subject to the SFDR.

The following two questions aim to assess the costs of the SFDR disclosure requirements distinguishing between oneoff and recurring costs. One-off costs are incurred only once to implement a new reporting requirement, e.g. getting familiarised with the legal act and the associated regulatory or implementing technical standards, setting-up data collection processes or adjusting IT-systems. Recurring costs occur repeatedly every year once the new reporting is in place, e.g. costs of annual data collection and report preparation. In the specific case of precontractual disclosures for example, there are one-off costs to set up the process of publishing pre-contractual disclosures when a new product is launched, and recurring annual costs to repeat the process of publishing pre-contractual disclosures each time a new product is launched (depends on the number of products launched on average each year). These two questions apply both to entity and product level disclosures. Question 1.10 Could you provide estimates of the one-off and recurring annual costs associated with complying with the SFDR disclosure requirements (EUR)?

Please split these estimates between internal costs incurred by the financial market participant and any external services contracted to assist in complying with the requirements (services from third-party data providers, advisory services, etc.).

If such a breakdown is not possible, please provide the total figures.

Please leave the cell blank for the data you are not able to provide.

	Estimated one off costs (in euros)	Estimated recu (in
Total internal costs		
Internal costs for personnel		
Internal costs for IT		
Total external costs		
External costs for data providers		
External costs for advisory services		



I costs of SFDR disclosure	
rements	

Question 1.10.1: Could you split the total costs between product level and entity level disclosures?

Please leave the cell blank for the data you are not able to provide.

	Product-level disclosures (in %)	Entity-le	
Estimated percentage of costs			

evel disclosures (in %)

If you wish, please provide additional details:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 1.11 In order to have a better understanding of internal costs, could you provide an estimate of how many full-time-equivalents (FTEs - 1 FTE corresponds to 1 employee working full-time the whole year) are involved in preparing SFDR disclosures?

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 1.11.1 Could you please provide a split between:

Please leave the cell blank for the data you are not able to provide.

	Retrieving the data (in %)	Analysing the data (in %)	Reporting SFDR disclosures (in %)	
Estimated percentage				

Other (in %)

Please specify what corresponds to "other" costs:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Data and estimates

Financial market participants' and financial advisers' ability to fulfil their ESG transparency requirements depends in part on other disclosure requirements under the EU framework. In particular, they will rely to a significant extent on the <u>Corporate Sustainability Reporting Directive (CSRD</u>). However, entities are not reporting yet under those new disclosure requirements, or they may not be within the scope of the CSRD. Besides, even when data is already available today, it may not always be of good quality.

Question 1.12 Are you facing difficulties in obtaining good-quality data?

- Yes
- No
- Don't know / no opinion / not applicable

Question 1.12.1 If so, do you struggle to find information about the following elements?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
The entity level principal adverse impacts	0	0	0	۲	0	0
The proportion of taxonomy- aligned investments (product level)		0	۲	0	0	
The contribution to an						

environmental or social objective, element of the definition of 'sustainable investment' (product level)		۲	۲	٢	۲	۲
The product's principal adverse impacts, including when assessed in the context of the 'do no significant harm' test which requires the consideration of PAI entity level indicators listed in Annex I of the Delegated Regulation and is an element of the definition of 'sustainable investment' (product level)		۲				
The good governance practices of investee companies (product level)	0	0	0	O	۲	0
Other	O	0	0	0	O	۲

Question 1.12.2 Is the SFDR sufficiently flexible to allow for the use of estimates?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 1.12.3 Is it clear what kind of estimates are allowed by the SFDR?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 1.12.4 If you use estimates, what kind of estimates do you use to fill the data gap?

a) For entity level principal adverse impacts:

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Estimates from data providers, based on data coming from the investee companies		O			©	۲
Estimates from data providers, based on data coming from other sources		O	0		O	۲

In-house estimates	0	©	©	O	O	۲
Internal ESG score models	0	0	0	0	0	۲
External ESG score models	©	0	©	0	0	۲
Other	0	0	0	0	0	۲

Please specify to what other kind(s) of estimates you refer in your answer to question 1.12.3 a):

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

b) For taxonomy aligned investments (product level):

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Estimates from data providers, based on data coming from the investee companies	۲	۲	۲	۲	۲	۲
Estimates from data providers, based on data coming from other sources	0	O	0	0	0	۲

In-house estimates	0	0	©	0	0	۲
Internal ESG score models	0	0	0	0	0	۲
External ESG score models	0	0	0	0	0	۲
Other	0	0	0	O	0	۲

c) For sustainable investments (product level):

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Estimates from data providers, based on data coming from the investee companies	O	©		0	0	۲
Estimates from data providers, based on data coming from other sources			O	O		۲
In-house estimates	©	©	0	©	©	۲
Internal ESG score models	0	0	0	0	0	۲
External ESG score models	0	0	0	0	0	۲
Other	0	0	O	0	O	۲

d) Other data points:

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Estimates from data providers, based on data coming from the investee companies	©	©	O	0	0	۲
Estimates from data providers, based on data coming from other sources	O	O	O	O	0	۲
In-house estimates	0	0	0	©	0	۲
Internal ESG score models	0	O	0	©	0	۲
External ESG score models	0	0	0	0	0	۲
Other	0	O	O	O	0	۲

Question 1.12.5 Do you engage with investee companies to encourage reporting of the missing data?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Please provide further explanations to your replies to questions 1.12 to 1.12.5:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

The existence of data gaps related to sustainability poses a significant challenge, impeding the ability to fulfil SFDR requirements due to the difficulties in obtaining necessary data. The forthcoming CSRD framework and ESAP offer prospects for addressing the gap, yet additional initiatives could also be considered.

In this regard, it might be worth noting the rising tendency to engage with tenants (e.g. commercial lease) through the implementation of green lease agreements. By incorporating sustainability metrics and performance targets into these agreements, real estate owners can gain valuable insights into their tenants' resource consumption, carbon footprint, and other environmental impacts.

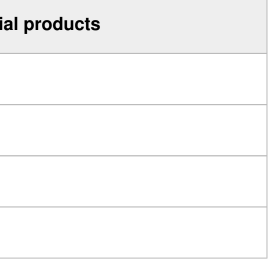
Question 1.13 Have you increased your offer of financial products that make sustainability claims since the disclosure requirements of Articles 8 and 9 of the SFDR began to apply (i.e. since 2021, have you been offering more products that you categorise as Articles 8 and 9 than those you offered before the regulation was in place and for which you also claimed a certain sustainability performance)?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 1.13.1 Please specify how the share of financial products making sustainability claims has evolved in the past years

(Please express it as a percentage of the total financial products you offered each year)

	Percentage of the total financial
2020	
2021	
2022	
2023	



Question 1.13.2 If you have increased your offering of financial products making sustainability claims, in your view, has any of the following factors influenced this increase?

	1 (not at all)	2 (not really)	3 (partially)	4 (mostly)	5 (totally)	Don't know - No opinion - Not applicable
SFDR requirements	0	0	O	0	0	۲
Retail investor interest	0	0	0	0	0	۲
Professional investor interest	0	0	0	0	0	۲
Market competitiveness	0	0	0	0	0	۲
Other factors	0	0	0	0	0	۲

Please provide further explanations to your replies to questions 1.13, 1.13 1 and 1.13.2:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Section 2. Interaction with other sustainable finance legislation

The SFDR interacts with other parts of the EU's sustainable finance framework. Questions in this section will therefore seek respondents' views about the current interactions, as well as potential inconsistencies or misalignments that might exist between the SFDR and other sustainable finance legislation. There is a need to assess the potential implications for other sustainable finance legal acts if the SFDR legal framework was changed in the future. Questions as regards these potential implications are included in section 4 of this questionnaire, when consulting on the potential establishment of a categorisation system for products, and they do not prejudge future positions that might be taken by the Commission.

The SFDR mainly interacts with the following legislation and their related delegated and implementing acts:

- the <u>Taxonomy Regulation</u>
- the Benchmarks Regulation
- the Corporate Sustainability Reporting Directive (CSRD)
- the Markets in Financial Instruments Directive (MiFID 2) and the Insurance Distribution Directive (IDD)
- the <u>Regulation on Packaged Retail Investment and Insurance Products (PRIIPs)</u>

Other legal acts that are currently being negotiated may also interact with the SFDR in the future. They are not covered in this questionnaire as the detailed requirements of these legal acts have not yet been agreed. At this stage, it would be speculative to seek to assess how their interaction with SFDR would function.

Both the SFDR and the Taxonomy Regulation introduce key concepts to the sustainable finance framework. Notably, they introduce definitions of 'sustainable investment' (SFDR) and 'environmentally sustainable' economic activities (taxonomy). Both definitions require, inter alia, a contribution to a sustainable objective and a do no significant harm (DNSH) test. But while these definitions are similar, there are differences between them which could create practical challenges for market participants.

Question 2.1 The <u>Commission recently adopted a FAQ</u> clarifying that investments in taxonomy-aligned 'environmentally sustainable' economic activities can automatically qualify as 'sustainable investments' in those activities under the SFDR.

To what extent do you agree that this FAQ offers sufficient clarity to market participants on how to treat taxonomy-aligned investment in the SFDR product level disclosures?

- 1 Totally disagree
- 2 Mostly disagree
- 9 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

The Benchmarks Regulation introduces two categories of climate benchmarks – the EU climate transition benchmark (EU CTB) and the EU Paris-aligned benchmark (EU PAB) - and requires benchmark administrators to disclose on ESG related matters for all benchmarks (except interest rate and foreign exchange benchmarks). The SFDR makes reference to the CTB and PAB in connection with financial products that have the reduction of carbon emissions as their objective. Both legal frameworks are closely linked as products disclosing under the SFDR can for example passively track a CTB or a PAB or use one of them as a reference benchmark in an active investment strategy. More broadly, passive products rely on the design choices made by the benchmark administrators.

Question 2.2 To what extent do you agree or disagree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The <u>questions & answers published by the Commission</u> <u>in April 2023</u> specifying that the SFDR deems products passively tracking CTB and PAB to be making 'sustainable investments' as defined in the SFDR provide sufficient clarity to market participants	©	0	۲	©	©	©
The approach to DNSH and good governance in the SFDR is consistent with the environmental, social and governance exclusions under the PAB/CTB	0	©	©	0	©	۲
The ESG information provided by benchmark administrators is sufficient and is aligned with the information required by the SFDR for products tracking or referencing these benchmarks	©	0	0	0	0	۲

Both the SFDR and the Corporate Sustainability Reporting Directive (CSRD) introduce entity level disclosure requirements with a double-materiality approach^[1]. The CSRD sets out sustainability reporting requirements mainly for all large and all listed undertakings with limited liability (except listed micro-enterprises)^[2], while the SFDR introduces sustainability disclosure requirements at entity level for financial market participants and financial advisers as regards the consideration of sustainability related factors in their investment decision-making process. Moreover, in order for financial market participants and financial advisers to meet their product and entity level disclosure obligations under the SFDR, they will rely to a significant extent, on the information reported according to the CSRD and its <u>European</u> <u>Sustainability Reporting Standards (ESRS)</u> (provided positive scrutiny of co-legislators of the <u>ESRS delegated act</u>).

¹ Transparency requirements relate to the sustainability risks that can affect the value of investments (SFDR) or companies (CSRD) ('outside-in' effect) and the adverse impacts that such investments or companies have on the environment and society ('inside-out').

² Credit institutions and insurance undertakings with unlimited liability are also in scope subject to the same size criteria. Non-EU undertakings listed on the EU regulated markets and non-EU undertakings with a net turnover above EUR 150 million that carry out business in the EU will also have to publish certain sustainability-related information through their EU subsidiaries that are subject to CSRD (or - in the absence of such EU subsidiaries – through their EU branches with net turnover above EUR 40 million).

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The SFDR disclosures are consistent with the CSRD requirements, in particular with the European Sustainability Reporting Standards	©	۲	0	0	0	0
There is room to streamline the entity level disclosure requirements of the SFDR and the CSRD	0	0	O	O	۲	O

Financial advisors (under MiFID 2) and distributors of insurance-based investment products (under IDD) have to conduct suitability assessments based on the sustainability preferences of customers. These assessments rely in part on sustainability-related information made available by market participants reporting under the SFDR.

Question 2.4 To what extent do you agree that the product disclosures required in the SFDR and <u>its Delegated Regulation</u> (e.g. the proportion of sustainable investments or taxonomy aligned investments, or information about principal adverse impacts) are sufficiently useful and comparable to allow distributors to determine whether a product can fit investors' sustainability preferences under MiFID 2 and the IDD?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Question 2.5 MIFID and IDD require financial advisors to take into account sustainability preferences of clients when providing certain services to them.

Do you believe that, on top of this behavioural obligation, the following disclosure requirements for financial advisors of the SFDR are useful?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Article 3, entity level disclosures about the integration of sustainability risks policies in investment or insurance advice	©	©	O	O	O	۲
Article 4, entity level disclosures						

about consideration of principal adverse impacts						۲
Article 5, entity level disclosures about remuneration policies in relation to the integration of sustainability risks	O	©	©	©	©	۲
Article 6, product level pre- contractual disclosures about the integration of sustainability risks in investment or insurance advice	0	O	O	O	O	۲
Article 12, requirement to keep information disclosed according to Articles 3 and 5 up to date	0	۲	۲	۲	۲	۲

Question 2.6 Have the requirements on distributors to consider sustainability preferences of clients impacted the quality and consistency of disclosures made under SFDR?

Yes

No

Don't know / no opinion / not applicable

PRIIPs requires market participants to provide retail investors with key information documents (KIDs). As part of the reta il investment strategy, the Commission has recently proposed to include a new sustainability section in the KID to make sustainability-related information of investment products more visible, comparable and understandable for retail investors. Section 4 of this questionnaire includes questions related to PRIIPs, to seek stakeholders' views as regards potential impacts on the content of the KID if a product categorisation system was established.

Please clarify your replies to questions in section 2 as necessary:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

EPRA would like to shed light on the interaction between SFDR and the EU Taxonomy (1) as well as with CSRD (2).

(1) The recent confirmation from the European Commission regarding Article 9(3) of SFDR and its carbon emissions reduction objective is welcomed by the listed real estate sector and aligns well with the European Green Deal and the Renovation Wave strategy. Nevertheless, EPRA would like to underline the persisting uncertainty in the market regarding how energy renovations are viewed as non-sustainable activities. The actual reduction in carbon emissions in real estate is primarily achieved by transforming the existing building stock, improving its energy performance, and decreasing its carbon emissions. We stress that reducing carbon emissions of investment property within EPRA members' portfolios (and beyond) would significantly contribute to achieving the long-term global warming objectives of the Paris Agreement. Several tools exist to help the sector plan its transition pathways, calculate performance, and report on progress. One of the most prominent tools, funded by the EU, is called the CRREM project. We advise the Commission to clearly differentiate between the transition plans of the oil & gas industry and the energy renovation plans of existing buildings in Europe. Often, the two are seen in an analogous context, and therefore, energy renovations are currently viewed only as a transitional activity in the EU Taxonomy Climate delegated act. However, we welcome that under the proposed EU Taxonomy Environmental delegated act, building renovations are considered a stand-alone economic activity for the objective of transitioning to a circular economy.

We propose that the Commission clarify in the EU Taxonomy Climate Delegated Act that for the real estate sector, portfolios of investment property with clear objectives to transform the existing building stock, improve energy performance, and reduce carbon emissions are sustainable investments.

(2) Additionally, EPRA strongly recommends that, when reviewing the existing SFDR framework, efforts be made to facilitate transition finance by incorporating more relevant indicators to support the disclosure of such sustainable transitions. Such an effort would align SFDR with the recently adopted Corporate Sustainability Reporting Framework. Efforts must be made to ensure alignment between SFDR and CSRD in terms of scope, definition, and materiality assessment to avoid creating further discrepancies.

This is of significant importance given that most large listed real estate companies are mandated under the CSRD to report on certain ESG metrics pertaining to their real estate assets. Therefore, it would be more efficient and conducive to consistency if the SFDR were to leverage these pre-existing data points rather than requiring investors to collect and report on additional metrics. This approach would not only streamline the reporting process but also foster a common language between investors and investee companies, enhancing overall transparency and comparability.

Section 3. Potential changes to disclosure requirements for financial market participants

3.1 Entity level disclosures

The SFDR contains entity level disclosure requirements for financial market participants and financial advisers. They shall disclose on their website their policies on the integration of sustainability risks in their investment decision-making process or their investment or insurance advice (Article 3). In addition, they shall disclose whether, and if so, how, they consider the principal adverse impacts of their investment decisions on sustainability factors. For financial market participants with 500 or more employees, the disclosure of a due diligence statement, including information of adverse impacts, is mandatory (Article 4). In addition, financial market participants and financial advisers shall disclose how their remuneration policies are consistent with the integration of sustainability risks (Article 5).

Question 3.1.1 Are these disclosures useful?

	1 (not at all)	2 (not really)	3 (partially)	4 (mostly)	5 (totally)	Don't knc No opinic Not applicat
Article 3	O	۲	0	O	0	O
Article 4	0	۲	0	0	0	0
Article 5	O	۲	0	0	0	0

Please explain your replies to question 3.1.1 as necessary:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

These disclosures would be better captured under the CSRD framework and referred to, as opposed to being standalone under SFDR.

We refer to the comments made under section 2.

Complementing the <u>consultation by the European Supervisory Authorities (ESAs) on the revision of the regulatory</u> <u>technical standards of the SFDR</u>, the Commission is interested in respondents' views as regards the principal adverse impact indicators required by the current Delegated Regulation.

Question 3.1.2 Among the specific entity level principal adverse impact indicators required by the <u>Delegated Regulation of the SFDR</u> adopted pursuant to Article 4 (tables 1, 2 and 3 of Annex I), which indicators do you find the most (and least) useful?

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Energy efficiency would be seen as the most useful. However, the recommended formula in the delegated regulation is not commonly adopted by the industry. We refer here to our comments for questions 1.8, 1.8.1, and 1.9 on PAIs on possible metric alternatives that would demonstrate better transformation /decarbonisation objectives and accommodate better article 9(3) of SFDR.

Several pieces of EU legislation require entity level disclosures, whether through transparency requirements on sustainability for businesses (for example the CSRD) or disclosure requirements regarding own ESG exposures (such as the Capital Requirements Regulation (CRR) and its Delegated Regulation).

Question 3.1.3 In this context, is the SFDR the right place to include entity level disclosures?

- 1 Not at all
- 2 Not really
- 3 Partially
- 4 Mostly
- 5 Totally
- Don't know / no opinion / not applicable

Question 3.1.4 To what extent is there room for streamlining sustainabilityrelated entity level requirements across different pieces of legislation?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Please explain your replies to questions in section 3.1 as necessary:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

We refer to our comments made under section 2. Since large listed real estate companies are mandated under the CSRD to report on certain ESG metrics pertaining to their real estate assets, it would be more efficient and conducive to consistency if the SFDR were to leverage these pre-existing data points rather than requiring investors to collect and report on additional metrics. This approach would not only streamline the reporting process but also foster a common language between investors and investee companies, enhancing overall transparency and comparability.

3.2 Product level disclosures

The SFDR includes product level disclosure requirements (Articles 6, 7, 8, 9, 10 and 11) that mainly concern risk and adverse impact related information, as well as information about the sustainability performance of a given financial product. The regulation determines which information should be included in precontractual and periodic documentation and on websites.

The SFDR was designed as a disclosure regime, but is being used as a labelling scheme, suggesting that there might be a demand for establishing sustainability product categories. Before assessing whether there might be merit in setting up such product categories in Section 4, Section 3 includes questions analysing the need for possible changes to disclosures, as well as any potential link between product categories and disclosures. The need to ask about potential links between disclosures and sustainability product categories is the reason why this section contains some references to 'products making sustainability claims'. However, this does not pre-empt in any way a decision about how a potential categorisation system and an updated disclosure regime would interact if these were established. The Commission services are openly consulting on all these issues to further assess potential ways forward as regards the SFDR.

The Commission services would therefore like to collect feedback on what transparency requirements stakeholders consider useful and necessary. We would also like to know respondents' views on whether and how these transparency requirements should link to different potential categories of products.

The general principle of the SFDR is that products that make sustainability claims need to disclose information to back up those claims and combat greenwashing. This could be viewed as placing additional burden on products that factor in sustainability considerations. This is why, in the following questions Commission services ask respondents about the usefulness of uniform disclosure requirements for products across the board, regardless of related sustainability claims, departing from the general philosophy of the SFDR as regards product disclosures. Providing proportionate information on the sustainability profile of a product which does not make sustainability claims could make it easier for some investors to understand products' sustainability performance, as they would get information also about products that are not designed to achieve any sustainability-related outcome. This section also contains questions exploring whether it could be useful to require financial market participants who make sustainability claims about certain products to disclose additional information (i.e. in case a categorisation system is introduced in the EU framework, the need to require additional information about products that would fall under a category).

Question 3.2.1 Standardised product disclosures - Should the EU impose uniform disclosure requirements for **all** financial products offered in the EU,

regardless of their sustainability-related claims or any other consideration?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 3.2.1 a) If the EU was to impose uniform disclosure requirements for **all** financial products offered in the EU, should disclosures on a limited number of principal adverse impact indicators be required for all financial products offered in the EU?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Please specify which principal adverse impact indicators should be required for **all** financial products offered in the EU:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 3.2.1 b) Please see a list of examples of disclosures that could also be required about **all** financial products for transparency purposes.

In your view, should these disclosures be mandatory, and/or should any other information be required about **all** financial products for transparency purposes?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Taxonomy- related disclosures	0	©	©	۲	©	©
Engagement strategies	0	۲	0	0	0	0
Exclusions	0	0	0	0	0	۲
Information about how ESG-related information is used in the investment process	0	O	۲	۲	O	۲
Other information	0	0	0	۲	0	۲

Please explain as necessary your replies to questions 3.2.1 and its subquestions:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

We believe that there should be a single and common disclosure baseline. We encourage that companies disclose all pertinent ESRS metrics in accordance with CSRD, and in parallel for financial market participants to transparently disclose all significant PAIs outlined in Table 1 of Annex 1.

This would create a more uniform and transparent regime posing the same disclosure requirements on all financial market participants.

Question 3.2.2 Standardised product disclosures - Would uniform disclosure requirements for **some** financial products be a more appropriate approach, regardless of their sustainability-related claims (e.g. products whose assets

under management, or equivalent, would exceed a certain threshold to be defined, products intended solely for retail investors, etc.)?

(Please note that next question 3.2.3 asks specifically about the need for disclosures in cases of products making sustainability claims.)

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 3.2.2 a) If the EU was to impose uniform disclosure requirements for **some** financial products, what would be the criterion/criteria that would trigger the reporting obligations?

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 3.2.2 b) If the EU was to impose uniform disclosure requirements for **some** financial products, should a limited number of principal adverse impact indicators be required?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 3.2.2 c) Please see a list of examples of disclosures that could also

be required about the group of financial products that would be subject to standardised disclosure obligations for transparency purposes (in line with your answer to Q 3.2.2 above).

In your view, should these disclosures be mandatory, and/or should any other information be required about that group of financial products?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Taxonomy- related disclosures	0	0	0	0	0	۲
Engagement strategies	0	0	0	0	0	۲
Exclusions	0	0	0	0	0	۲
Information about how ESG-related information is used in the investment process	۲	۲	O	۲	©	۲
Other information	O	O	۲	۲	۲	۲

Please explain as necessary your replies to questions 3.2.2 and its subquestions:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

The following and last section of this questionnaire (section 4) includes questions about the potential establishment of a sustainability product categorisation system at EU level based on certain criteria that products would have to meet. It presents questions about different ways of setting up such system, including whether additional category specific disclosure requirements should be envisaged. There are therefore certain links between questions in this section (section 3) and questions in the last section of the questionnaire (section 4).

Question 3.2.3 If requirements were imposed as per question 3.2.1 and/or 3.2.2, should there be some additional disclosure requirements when a product makes a sustainability claim?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Please explain as necessary your replies to question 3.2.3:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

As previously mentioned, we believe there should be a single disclosure baseline with an additive part depending on the label applied. Under a future labelling system, different categories would require different elements to be demonstrated. However, we strongly urge the Commission to avoid additional disclosure requirements that do not fit real estate or that do not allow for the demonstration of energy efficiency transition and improvement.

Sustainability product information disclosed according to the current requirements of the SFDR can be found in precontractual and periodic documentation and on financial market participants' websites, as required by Articles 6, 7, 8, 9, 10 and 11.

Question 3.2.4 In general, is it appropriate to have product related information spread across these three places, i.e. in precontractual disclosures, in periodic documentation and on websites?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 3.2.5 More specifically, is the current breakdown of information between precontractual, periodic documentation and websites disclosures appropriate and user friendly?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Please explain as necessary your replies to questions 3.2.4 and 3.2.5:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Current website disclosures make it mandatory for product sustainability information to be publicly available. This includes portfolios managed under a portfolio management mandate, which can mean a large number of disclosures, as each of the managed portfolios is considered a financial product under the SFDR. A <u>Q&A published by the Commission in July 2021</u> (see question 3 of section V of the consolidated questions and answers (Q&A) on the SFDR and its Delegated Regulation published on the ESAs websites) clarified that where a financial market participant makes use of standard portfolio management strategies replicated for clients with similar investment profiles, transparency at the level of those standard strategies can be considered a way of complying with requirements on websites disclosures. This approach facilitates the compliance with Union and national law governing the data protection, and where relevant, it also ensures confidentiality owed to clients.

Question 3.2.6 To what extent do you agree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
It is useful that product disclosures under SFDR are publicly available, (e.g. because they have the potential to bring wider societal benefits)	0	0	0	0	0	۲
Confidentiality aspects need to be taken into account when specifying the information that should be made available to the public under the SFDR	0	0	0	0	0	۲
Sustainability information about financial products should be made available to potential investors, investors or the public according to rules in sectoral legislation (e.g.: UCITS, AIFM, IORPs directives); the SFDR should not impose rules in this regard	0	0	0	0	0	۲

Please explain as necessary your replies to question 3.2.6:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Current product-level disclosures have been designed to allow for comparability between financial products. The SFDR requires pre-contractual disclosures to be made in various documents for the different financial products in scope of the regulation. The disclosure requirements are the same, even though these documents have widely varying levels of detail or complexity, i.e. a UCITS prospectus can be several hundred pages long, while the Pan-European Pension Product Key Information Document (PEPP KID) comprises a few pages.

Question 3.2.7 To what extent do you agree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The same sustainability disclosure topics and the exact same level of granularity of sustainability information (i.e. same number of datapoints) should be required in all types of precontractual documentation to allow for comparability	0	0	0	0	0	۲
The same sustainability disclosure topics should be required in all types of precontractual documentation to allow for comparability	0	۲	0	0	۲	۲

Please explain as necessary your replies to question 3.2.7:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 3.2.8 Do you believe that sustainability related disclosure requirements at product level should be independent from any entity level disclosure requirements, (i.e. product disclosures should not be conditional on entity disclosures, and vice-versa)?

- Yes
- No
- Don't know / no opinion / not applicable

Please explain as necessary your replies to question 3.2.8:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

The SFDR is intended to facilitate comparisons between financial products based on their sustainability considerations. In practice, investors, and especially retail investors, may not always have the necessary expertise and knowledge to interpret SFDR product-level disclosures, whether it is about comparing these disclosures to industry averages or credible transition trajectories.

Question 3.2.9 Do you think that some product-level disclosures should be expressed on a scale (e.g. if the disclosure results for similar products were put on a scale, in which decile would the product fall)?

- Yes
- No
- Don't know / no opinion / not applicable

Question 3.2.10 If you are a professional investor, where do you obtain the sustainability information you find relevant?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
From direct enquiries to market participants	0	0	0	0	0	۲
Via SFDR disclosures provided by market participants	0	0	0	0	0	۲

Question 3.2.11 If you are a professional investor, do you find the SFDR requirements have improved the quality of information and transparency provided by financial market participants about the sustainability features of the products they offer?

- 1 Not at all
- 2 Not really
- 3 Partially
- 4 Mostly
- 5 Totally
- Don't know / no opinion / not applicable

For disclosures to be effective, they need to be accessible and useable to end investors. We are seeking respondents' views about the need to further improve the accessibility and usability of this information, in particular in a digital context.

These questions are intended to complement question 42 in the <u>ESAs' joint consultation paper on the review of the</u> <u>SFDR Delegated Regulation (JC 2023 09)</u> which asks for criteria for machine readability of the SFDR Delegated Regulation disclosures.

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Article 2(2) of the SFDR Delegated Regulation already requires financial market participants to make disclosures under the SFDR in a searchable electronic format, unless otherwise required by sectoral legislation. This is sufficient to ensure accessibility and usability of the disclosed information	0	0	0	0	O	۲
t would be useful for all product information disclosed under the SFDR to be machine-readable, searchable and ready for digital use	0	©	©	0	O	۲
t would be useful for some of the product information disclosed under the SFDR to be machine-readable and ready for digital use	0	0	©	0	O	۲
t would be useful to prescribe a specific machine-readable format for all (or some parts) of the reporting under the SFDR (e.g. iXBRL)	O	O	©	O	O	۲
t would be useful to make all product information disclosed under the SFDR available in the upcoming European Single Access Point as soon as possible	0	0	©	0	O	۲
Entity and product disclosures on websites should be interactive and offer a layered approach enabling investors to access additional information easily on demand	0	0	©	0	O	۲

Question 3.2.12 To what extent do you agree or disagree with the following statements?

It would be useful that a potential regulatory attempt to digitalise						
sustainability disclosures by financial market participants building						
on the European ESG Template (EET) which has been developed	0	0	0	\bigcirc	0	۲
by the financial industry to facilitate the exchange of data between						
financial market participants and stakeholders regarding						
sustainability disclosures						

Question 3.2.13 Do you think the costs of introducing a machine-readable format for the disclosed information would be proportionate to the benefits it would entail?

- 1 Not at all
- 2 Not really
- 3 Partially
- 4 Mostly
- 5 Totally
- Don't know / no opinion / not applicable

Please provide any comments or explanations to explain your answers to questions 3.2.12 and 3.2.13:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Current product-level disclosures have been designed to allow for comparability between financial products. These financial products and the types of investments they pursue can present differences.

Question 3.2.14 To what extent do you agree with the following statement?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Whether the product is a wrapper offering choices between underlying investment options like a Multi-Option Product	©	0	©	0	©	۲
Whether some of the underlying investments are outside the EU	O	O	0	0	O	۲
Whether some of the underlying investments are in an emerging economy	0	0	0	0	0	۲
Whether some of the underlying investments are in SMEs	0	0	0	O	0	۲
Whether the underlying investments are in certain economic activities or in companies active in certain sectors	0	0	0	0	0	۲
Other considerations as regards the type of product or underlying investments	0	0	0	O	0	۲

"When determining what disclosures should be required at product level it should be taken into account: ..."

Please explain your reply to question 3.2.14:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

4. Potential establishment of a categorisation system for financial products

4.1 Potential options

The fact that Articles 8 and 9 of the SFDR are being used as de facto product labels, together with the proliferation of national ESG/sustainability labels, suggests that there is a market demand for such tools in order to communicate the ESG/sustainability performance of financial products. However, there are persistent concerns that the current market use of the SFDR as a labelling scheme might lead to risks of greenwashing (the Commission services seek respondents' views on this in section 1). This is partly because the existing concepts and definitions in the regulation were not conceived for that purpose. Instead, the intention behind them was to encompass as wide a range of products as possible, so that any sustainability claims had to be substantiated. In addition, a proliferation of national labels risks fragmenting the European market and thereby undermining the development of the <u>capital markets union</u>.

The Commission services therefore seek views on the merits of developing a more precise EU-level product categorisation system based on precise criteria. This section of the questionnaire asks for stakeholders' views about both the advantages of establishing sustainability product categories and about how these categories should work. When asking about sustainability product categories, the Commission is referring to a possible distinction between products depending on their sustainability objectives or sustainability performances.

Replies to questions in this section will help assess which type of investor would find product categories useful. Some questions relate to different possibilities as to how the system could be set-up, including whether disclosure requirements about products making sustainability claims should play a role. There are therefore certain links between questions in this section and section 3 on disclosures. Accordingly, respondents are invited to reply to questions in both sections, so that the Commission services can get insights into how they view disclosures and product categories separately, but also how they see the interlinkages between the two.

Given the high demand for sustainability products, questions in this section assume that any potential categorisation system would be voluntary. This is because financial market participants would likely have an interest in offering products with a sustainability claim. The questions in this section presume that only products that claim to fall under a given sustainability product category would be required to meet the corresponding requirements. However, this should not be seen as the Commission's preferred policy approach, as the Commission is only consulting on these topics at this stage.

If the Commission was to propose the development of a more precise product categorisation system, two broad strategies could be envisaged. On the one hand, the product categorisation system could build on and develop the distinction between Articles 8 and 9 and the existing concepts embedded in them (such as environmental/social characteristics, sustainable investment or do no significant harm), complemented by additional (minimum) criteria that more clearly define the products falling within the scope of each article. On the other hand, the product categorisation system could be based on a different approach, for instance focused on the type of investment strategy (promise of positive contribution to certain sustainability objectives, transition focus, etc.), based on criteria that do not necessarily relate to those existing concepts. In such a scenario, concepts such as environmental/social characteristics or sustainable investment and the distinction between current Articles 8 and 9 of SFDR may disappear altogether from the transparency framework.

Question 4.1.1 To what extent do you agree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Sustainability product categories regulated at EU level would facilitate retail investor understanding of products' sustainability-related strategies and objectives	0	0	0	۲	0	0
Sustainability product categories regulated at EU level would facilitate professional investor understanding of products' sustainability-related strategies and objectives	©	©	©	0	۲	0
Sustainability product categories regulated at EU level are necessary to combat greenwashing	o	©	0	۲	O	O
Sustainability product categories regulated at EU level are necessary to avoid fragmenting the capital markets union	0	0	0	۲	0	0
Sustainability product categories regulated at EU level are necessary to have efficient distribution systems based on investors' sustainability preferences	0	0	0	0	0	۲
There is no need for product categories. Pure disclosure requirements of sustainability information are sufficient	O	O	۲	۲	۲	0

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Approach 1 : Splitting categories in a different way than according to existing concepts used in Articles 8 and 9, for example, focusing on the type of investment strategy of the product (promise of positive contribution to certain sustainability objectives, transition, etc.) based on criteria that do not necessarily relate to those existing concepts	©	©	0	۲	0	O
Approach 2 : Converting Articles 8 and 9 into formal product categories, and clarifying and adding criteria to underpin the existing concepts of environmental/social characteristics, sustainable investment, do no significant harm, etc.	0	0	0	۲	0	O

Question 4.1.2 If a categorisation system was established, how do you think categories should be designed?

Please explain as necessary your replies to questions 4.1.1 and 4.1.2.

Please keep in mind that there are further questions in this section that elaborate on these first two questions:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

When consulting our members from our SFDR Working Group on these questions, the possibility of adopting a hybrid approach between both Approach 1 and Approach 2 was put forward, with the following elements incorporated into the future regulatory framework:

• Single baseline disclosure requirements for all financial market participants, ideally perfectly aligned with the CSRD framework as specified in sections 2 and 3. (Potentially under Article 8).

- Sustainable labelling regime with one category that would accommodate an impact/transition strategy for real estate. (Potentially under article 9).
- Labels will require additional disclosure requirements to reflect their type (more information about that in the following relevant questions).

• Only funds with a sustainable label may include sustainable words in their names. By reserving ESG terminology funds with more stringent standards, this approach aims to address greenwashing and transparency concerns.

• No interim changes are made to the current regime until the new one is ready to launch, and a reasonable transition period is given.

• Additionally, we recommend that the Commission seeks coherence with the recently established SDR framework in the UK when revising the SFDR regulation.

If a categorisation system was established according to approach 1 of question 4.1.2

Question 4.1.3 To what extent do you agree that, under approach 1, if a sustainability disclosure framework is maintained in parallel to a categorisation system, the current distinction between Articles 8 and 9 should disappear from that disclosure framework?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Question 4.1.4 To what extent would you find the following categories of sustainability products useful?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
A - Products investing in assets that specifically strive to offer targeted, measurable solutions to sustainability related problems that affect people and/or the planet, e.g. investments in firms generating and distributing renewable energy, or in companies building social housing or regenerating urban areas.				۲		
B - Products aiming to meet credible sustainability standards or adhering to a specific sustainability- related theme, e.g. investments in companies with evidence of solid waste and water management, or strong			۲			©

representation of women in decision- making.					
C - Products that exclude investees involved in activities with negative effects on people and/or the planet	O	O	O	O	۲
D - Products with a transition focus aiming to bring measurable improvements to the sustainability profile of the assets they invest in, e.g. investments in economic activities becoming taxonomy- aligned or in transitional economic activities that are taxonomy aligned, investments in companies, economic activities or portfolios with credible targets and/or plans to decarbonise, improve workers'					

rights, reduce			
environmental			
impacts.			

If you think there are other possible useful categories, please specify:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Category D would be particularly relevant for real estate but also to accommodate specific criteria as to measure impact/decarbonisation. However, EPRA also welcomes categories A and B, provided they enable such a demonstration.

Question 4.1.5 To what extent do you think it is useful to distinguish between sustainability product category A and B described above?

- 1 Not at all
- 2 To a limited extent
- 3 To some extent
- 4 To a large extent
- 5 To a very large extent
- Don't know / no opinion / not applicable

Question 4.1.6 Do you see merits in distinguishing between products with a social and environmental focus?

- 1 Totally disagree
- 2 Mostly disagree
- 9 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Question 4.1.7 How many sustainability product categories in total do you think there should be?

- 1 category
- 2 categories
- 3 categories
- 4 categories
- 5 categories

- More than 5 categories
- Don't know / no opinion / not applicable

Question 4.1.8 Do you think product categories should be mutually exclusive, i.e. financial market participants should choose only one category to which the product belongs to in cases where the product meets the criteria of several categories (independently from subsequent potential verification or supervision of the claim)?

- Yes
- No
- There is another possible approach
- Don't know / no opinion / not applicable

Please explain your replies to questions 4.1.5, 4.1.6, 4.1.7 and 4.1.8:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 4.1.9 If a categorisation system was established that builds on new criteria and not on the existing concepts embedded in Articles 8 and 9, is there is a need for measures to support the transition to this new regime?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Please explain your reply to question 4.1.9 as necessary:

5000 character(s) maximum

Question 4.1.10 What should be the minimum criteria to be met in order for a financial product to fall under the different product categories?

Could these minimum criteria consist of:

For product category A of question 4.1.4:

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Taxonomy alignment	0	O	0	0	0	۲
Engagement strategies	0	0	0	0	0	۲
Exclusions	0	0	0	0	0	۲
Pre-defined, measurable, positive environmental, social or governance-related outcome	۲	۲	0	0	۲	۲
Other	0	O	O	O	0	۲

Please explain your answers for product category A:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

For product category B of question 4.1.4:

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Taxonomy alignment	0	O	0	0	0	۲
Engagement strategies	0	0	0	0	0	۲
Exclusions	0	0	0	0	0	۲
Pre-defined, measurable, positive environmental, social or governance-related outcome	۲	۲	0	0	۲	۲
Other	0	O	O	O	0	۲

Please explain your answers for product category B:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

For product category C of question 4.1.4:

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Taxonomy alignment	0	O	0	0	0	۲
Engagement strategies	0	0	0	0	0	۲
Exclusions	0	0	0	0	0	۲
Pre-defined, measurable, positive environmental, social or governance-related outcome	۲	۲	0	0	۲	۲
Other	0	O	O	0	0	۲

Please explain your answers for product category C:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

For product category D of question 4.1.4:

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Taxonomy alignment	O	O	0	۲	O	\odot
Engagement strategies	0	0	۲	0	0	0
Exclusions	0	0	0	0	0	۲
Pre-defined, measurable, positive environmental, social or governance-related outcome	۲	۲	0	0	۲	0
Other	0	0	O	O	۲	0

Please explain your answers for product category D:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

When considering a category for real estate assets on a pathway to becoming more sustainable, some criteria could be taken into account, such as a binding set of relevant objectives; specific KPIs to demonstrate if a company is transitioning towards a better portfolio; commitment to science-based GHG reduction targets, with the possibility of reinforced targets, such as intermediate targets as opposed to only one long-term horizon target. This will allow to demonstrate the transition which is not possible under the current framework.

A way to sufficiently demonstrate performance towards a product's sustainability objective could also include the use of tools to strategise transition plans, evaluate performance, and document advancements. One of the most prominent tools in this regard, financed by the EU, is the CRREM project (https://www.crrem. eu).

In relation to Taxonomy alignment, it's noteworthy that the real estate sector is the second most aligned sector. This alignment could be reflected in a specific product category tailored for real estate, assuming that remarks made in section 2 are taken into account.

Question 4.1.11 Should criteria focus to any extent on the processes implemented by the product manufacturer to demonstrate how sustainability considerations can constrain investment choices (for instance, a minimum year-on-year improvement of chosen Key Performance Indicators (KPIs), or a minimum exclusion rate of the investable universe)?

1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't No or N appl
©	0	0	0	0	
©	©	©	©	©	(
©	0	©	©	©	
	(totally disagree)	I Z (totally disagree) (mostly disagree) Image: Constraint of the second secon	(totally disagree)(mostly disagree)(partially disagree and partially agree)Image: Image of the second sec	(totally disagree)(mostly disagree)(mostly agree)Image: Image: I	(totally disagree)(mostly disagree)(partially disagree and partially agree)(mostly agree)(totally agree)Image: Image: Ima

Category D of	0	0	O	۲	O	(
question 4.1.4						

Question 4.1.11 a) If the criteria should focus on he processes implemented by the product manufacturer, what process criteria would you deem most relevant to demonstrate the stringency of the strategy implemented?

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

If a categorisation system was established according to **approach 2** of question 4.1.2

Question 4.1.12 If a categorisation system was established based on existing Articles 8 and 9, are the following concepts of the SFDR fit for that purpose?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
The current concept of 'environmental and/or social characteristics'	۲	0	0	0	0	0
The current concept of 'sustainable investment'	O	۲	0	©	©	O
The current element of 'contribution to an environmental or social objective' of the	0	۲	0	©	0	0

sustainable investment concept						
The current element 'do no significant harm' of the sustainable investment concept, and its link with the entity level principal adverse impact indicators listed in tables 1, 2 and 3 of Annex I of the Delegated Regulation	۲		۲			
The current element of 'investee companies' good governance practices' of the sustainable investment concept	۲	©	O	O	O	

Question 4.1.12 a) If you consider that the elements listed in question 4.1.12 are not fit for purpose, how would you further specify the different elements of the 'sustainable investment' concept, what should be the minimum criteria required for each of them?

	Your answer
'contribution to an environmental or social objective', element of the sustainable investment concept	The expectation for 'sustainable investments' is to yield superior sustainability results, necessital contribution to make it truly impactful. Therefore, we believe that more clarity around the term contribution investment test should be just one option available to funds aiming to be sustainable are meeting their sustainable objective and investing in relevant issuers.
'do no significant harm', element of the sustainable investment concept	We do not recommend to alter the definition of PAI to equal it with the DNSH under the EU Tax regulations are different. One is to ensure appropriate level of ESG disclosure by the financial mestandard of what sustainable environmental economic activity means (i.e. EU Taxonomy). As a consequence, the standard of DNSH under the EU Taxonomy ought to be stricter. However, aligning the PAI indicators with the DNSH criteria only when the time comes to creating a minimic categories, e.g. Taxonomy aligned product.
'investee companies' good governance practices', element of the sustainable investment concept	There is a need for further data and clarity around the definition of 'good governance'.

sitating a quantifiable and substantial contribution must be brought.

nable thematic funds to demonstrate they

axonomy. The nature of the two I market participants, the other is to set a

ever, We would suggest considering imum standard for financial products'

Question 4.1.12 b) Should the good governance concept be adapted to include investments in government bonds?

Yes

- No
- Don't know / no opinion / not applicable

Question 4.1.12 c) Should the good governance concept be adapted to include investments in real estate investments?

- Yes
- No
- Don't know / no opinion / not applicable

If the good governance concept should be adapted to include investments in real estate investments, what should be the minimum criteria required for this element?

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

The European Public Real Estate Association (EPRA) represents a broad spectrum of the European listed real estate industry, ranging from the major listed property investment companies, - including Real Estate Investment Trusts (REITs). Investing in securities from listed real estate companies provides exposure to entities subject to stringent regulatory frameworks, often under the direct supervision of national financial authorities.

Therefore, we believe that the robust regulatory framework and governance requirements surrounding listed real estate companies, serve as a strong foundation for adherence to the good governance criterion of the SFDR and should therefore be taken into account.

Question 4.1.13 How would you further specify what promotion of 'environmental/social characteristics' means, what should be the minimum criteria required for such characteristics and what should be the trigger for a product to be considered as promoting those characteristics?

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

EPRA agrees that more clearly defined criteria would be useful. In this regard, please note that EPRA has actively worked on establishing common ESG metrics for over a decade, culminating in the "EPRA Sustainability Best Practices Recommendations (EPRA sBPR) Guidelines" (aligned with the GRI standard). These guidelines support listed real estate (LRE) companies in meeting the growing ESG expectations from the market, in addition to European regulatory requirements. The guidelines include performance measures on environmental (16 measures), social (9 measures), and governance (3 measures) and can serve as a

reference point as well as help inform the current discussion. You will find the comprehensive guide on these metrics here: https://www.epra.com/download_file/2130/208

Question 4.1.14 Do you think that a minimum proportion of investments in taxonomy aligned activities shall be required as a criterion to:

	Yes	No	Don't know - No opinion - Not applicable
fall under the potential new product category of Article 8?	0	0	۲
fall under the potential new product category of Article 9?	۲	0	0

Question 4.1.14 b) What should be this minimum proportion for Article 9?

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

No minimum proportion should be required under Article 9, but taxonomy alignment can be used as one option to demonstrate whether a fund is sustainable.

Question 4.1.15 Apart from the need to promote environmental/social characteristics and to invest in companies that follow good governance practices for Article 8 products and the need to have sustainable investments as an objective for Article 9 products, should any other criterion be considered for a product to fall under one of the categories?

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Funds need to balance the adoption of minimum standards and preventing greenwashing by providing sufficient flexibility to support a range of sustainable funds. Within Real Estate, this could include explicitly endorsing assets under transition or assets that meet minimum sustainability standards (EPCs or proxies to EPCs, building certification, etc.). The assessment criteria must be clearly disclosed, and where possible, reference made to the percentage of eligible assets (or existing stock) that meet the criteria (aiming to provide a reference point against which to assess the credibility of the standard set).

4.2 General questions about the potential establishment of sustainability products categories

If a sustainability products categorisation system was established, products will need to be distinguished according to a set of pre-established criteria.

Question 4.2.1 In addition to these criteria, and to other possible cross-cutting /horizontal disclosure requirements on financial products, should there be some additional disclosure requirements when a product falls within a specific sustainability product category? This question presents clear links with question 3.2.3 in section 3.

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Question 4.2.1 a) Please see a list of examples of disclosures that could be required when a product falls within a specific sustainability product category.

Should this information be required when a product falls within a specific sustainability product category, and/or should any other information be required about those products?

	1 (not at all)	2 (to a limited extent)	3 (to some extent)	4 (to a large extent)	5 (to a very large extent)	Don't know - No opinion - Not applicable
Taxonomy- related disclosures	0	0	0	0	0	۲
Engagement strategies	O	O	0	O	0	۲
Exclusions	0	0	0	0	0	۲

Information about how the criteria required to fall within a specific sustainability product category have been met		O	©	©	0	۲
Other information	O	O	0	0	O	۲

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
Third-party verification of categories should be mandatory (i.e. assurance engagements to verify the alignment of candidate products with a sustainability product category and assurance engagements to monitor on-going compliance with the product category criteria)	O	O	0	0	0	۲
Market participants should be able to use this categorisation system based on a self-declaration by the product manufacturer supervised by national competent authorities	©	©	0	0	©	۲
Other	O	0	۲	0	0	۲

Question 4.2.2 If a product categorisation system was set up, what governance system should be created?

Please explain your answer to Question 4.2.2:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

Question 4.2.3 If a categorisation system was established, to what extent do you agree with the following statement?

"When determining the criteria for product categories it should be taken into account..."

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
whether the product is a wrapper offering choices between underlying investment options like a Multi-Option Product	0	0	0	0	0	۲
whether the underlying investments are outside the EU	0	0	0	0	0	۲
whether the underlying investments are in an emerging economy	۲	۲	۲	0	۲	۲
whether the underlying investments are in SMEs	۲	۲	۲	0	۲	۲
whether the underlying investments are in certain economic activities	0	۲	۲	0	۲	۲
other considerations as regards the type of product or underlying investments	0	0	0	0	0	۲

Please explain your answer to question 4.2.3:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

4.3 Consequences of the establishment of a sustainability products categorisation system

As highlighted in section 2, any potential changes to the current disclosure regime and the creation of a categorisation system would need to take into account the interactions between the SFDR and other sustainable finance legislation. The following questions address these interactions for different legal acts, in such a scenario of regulatory changes in the arena of financial product disclosures and categorisation.

Question 4.3.1 The objective of the PRIIPs KID is to provide short and simple information to retail investors.

Do you think that if a product categorisation system was established under the SFDR, the category that a particular product falls in should be included in the PRIIPS KID?

Yes

No

Don't know / no opinion / not applicable

Please explain your answer to question 4.3.1:

5000 character(s) maximum including spaces and line breaks, i.e. stricter than the MS Word characters counting method. Question 4.3.2 If new ESG Benchmarks were developed at EU level (in addition to the existing Paris-aligned benchmarks (PAB) and climate transition benchmarks (CTB), how should their criteria interact with a new product categorisation system?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The criteria set for the ESG benchmarks and the criteria defined for sustainability product categories should be closely aligned	0	0	0	۲	0	0
Other	0	O	0	0	O	۲

Question 4.3.3 Do you think that products passively tracking a PAB or a CTB should automatically be deemed to satisfy the criteria of a future sustainability product category?

- Yes
- No
- Don't know / no opinion / not applicable

Question 4.3.4 To what extent do you agree that, if a categorisation system is established, sustainability preferences under MiFID 2/IDD should refer to those possible sustainability product categories?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

4.4 Marketing communications and product names

Market participants are increasingly informing their clients about sustainability, both in the context of the SFDR and voluntarily in marketing communications and names. Potentially, any expression related to sustainability provided by market participants to describe and promote the entity or its products and services could mislead clients and other stakeholders if it does not appropriately consider the reasonable expectations.

The SFDR does address the issue of marketing communications in Article 13, prohibiting contradictions between such marketing communications and disclosures under the regulation. Article 13 also includes an empowerment for the European Supervisory Authorities to draft implementing technical standards on how marketing communication should be presented. This empowerment has not been used up to now.

Question 4.4.1 Do you agree that the SFDR is the appropriate legal instrument to deal with the accuracy and fairness of marketing communications and the use of sustainability related names for financial products?

- Yes
- No
- Don't know / no opinion / not applicable

Question 4.4.2 To what extent do you agree with the following statements?

	1 (totally disagree)	2 (mostly disagree)	3 (partially disagree and partially agree)	4 (mostly agree)	5 (totally agree)	Don't know - No opinion - Not applicable
The introduction of product categories should be accompanied by specific rules on how market participants must label and communicate on their products	0	0	0	0	۲	0
The use of terms such as 'sustainable', 'ESG', 'SDG', 'green', 'responsible', 'net zero' should be prohibited for products that do not fall under at least one of the product categories defined above, as appropriate	0	0	©	©	۲	O
Certain terms should be linked to a specific product category and should be reserved for the respective category	0	0	0	0	۲	0

Question 4.4.3 Would naming and marketing communication rules be sufficient to avoid misleading communications from products that do not fall under a product sustainability category?

- 1 Totally disagree
- 2 Mostly disagree
- 3 Partially disagree and partially agree
- 4 Mostly agree
- 5 Totally agree
- Don't know / no opinion / not applicable

Please explain your replies to questions 4.4.1, 4.4.2 and 4.4.3:

5000 character(s) maximum

including spaces and line breaks, i.e. stricter than the MS Word characters counting method.

• Only funds with a sustainable label should be allowed to include sustainable terms in their fund names.

• Funds that use terms like 'transition' or 'Paris Aligned' (not exhaustive) in the name should be restricted to funds that are part of the corresponding category/label.

• All fund materials should adhere to a general anti-greenwashing rule to ensure fairness, clarity, and avoidance of misleading information.

Additional information

Should you wish to provide additional information (e.g. a position paper, report) or raise specific points not covered by the questionnaire, you can upload your additional document(s) below. Please make sure you do not include any personal data in the file you upload if you want to remain anonymous.

The maximum file size is 1 MB. You can upload several files. Only files of the type pdf,txt,doc,docx,odt,rtf are allowed

Useful links

More on this consultation (https://finance.ec.europa.eu/regulation-and-supervision/consultations/finance-2023-sfd implementation_en)

Consultation document (https://finance.ec.europa.eu/document/download/99bc25fe-4dd8-4b57-ab37-212b5ab05c41_en?2023-sfdr-implementation-targeted-consultation-document_en.pdf)

More on sustainability-related disclosure in the financial services sector (https://finance.ec.europa.eu/sustainable/finance/disclosures/sustainability-related-disclosure-financial-services-sector_en)

Specific privacy statement (https://finance.ec.europa.eu/document/download/a08edb89-59d8-44f8-873f-7a0f08b2f4c1_en?2022-sfdr-implementation-specific-privacy-statement_en.pdf)

Related targeted consultation (https://finance.ec.europa.eu/regulation-and-supervision/consultations-0/publicconsultation-implementation-sustainable-finance-disclosures-regulation-sfdr_en)

Contact

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